

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN EXAMINATION OF THE APPLICATION OF	)	
THE FUEL ADJUSTMENT CLAUSE OF	)	
KENTUCKY POWER COMPANY FROM	)	CASE NO.
NOVEMBER 1, 2012 THROUGH OCTOBER 31,	)	2014-00450
2014	)	

ORDER

The matter is before the Commission upon a motion filed by Kentucky Power Company ("Kentucky Power"), Kentucky Industrial Utility Customers, Inc. ("KIUC"), and the Attorney General of the Commonwealth of Kentucky ("AG") (collectively "Joint Movants") requesting the Commission to stay the portion of the instant matter relating to the allocation of Kentucky Power's fuel costs between native-load customers and off-system sales beginning January 1, 2014. In support of the request, Joint Movants informed that by separate agreements between Kentucky Power and KIUC and between Kentucky Power and the AG, they have contingently agreed to settle the issues relating to the allocation of fuel costs between native-load customers and off-system sales beginning January 1, 2014. The settlements are contingent upon the Commission's decision in Kentucky Power's pending rate case, Case No. 2014-00396.<sup>1</sup> Because the fuel allocation issue as described herein may be resolved as a result of the settlements achieved in Kentucky Power's pending rate case, Joint Movants state that

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<sup>1</sup> Case No. 2014-00396, *Application of Kentucky Power Company for: (1) A General Adjustment of Its Rates for Electric Service; (2) An Order Approving Its 2014 Environmental Compliance Plan; (3) An Order Approving Its Tariffs and Riders; and (4) An Order Granting all Other Required Approvals and Relief* (Application filed Dec. 23, 2014).

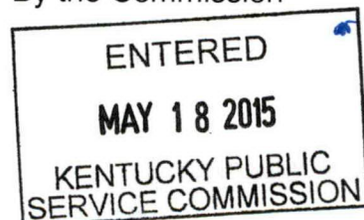
administrative efficiency would be promoted by staying that portion of the instant case related to the allocation of fuel costs until such time as the decision in Case No. 2014-00396 becomes final and non-appealable. Lastly, Joints Movants state that to the extent that the Commission wishes to examine other issues at the currently scheduled June 2, 2015 Hearing, Joint Movants will be prepared to proceed on all other issued identified in the case at the Hearing.

Having reviewed the motion and being otherwise sufficiently advised, the Commission finds that Joint Movants have established good cause to permit a partial stay of the instant proceeding relating to the allocation of fuel costs between native-load customers and off-system sales beginning January 1, 2014.

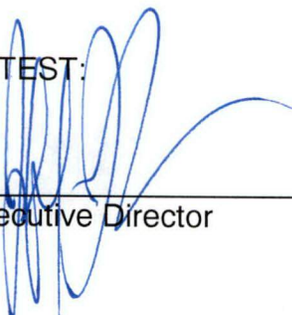
IT IS HEREBY ORDERED that:

1. Joint Movants' motion for partial stay is granted.
2. The portion of the instant matter relating to the allocation of fuel costs between native-load customers and off-system sales beginning January 1, 2014, is stayed until such time as the decision in Case No. 2014-00396 becomes final and non-appealable.

By the Commission



ATTEST:

  
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Executive Director

\*Honorable Kurt J Boehm  
Attorney at Law  
Boehm, Kurtz & Lowry  
36 East Seventh Street  
Suite 1510  
Cincinnati, OHIO 45202

\*Judy K Rosquist  
Kentucky Power Company  
101 A Enterprise Drive  
P. O. Box 5190  
Frankfort, KY 40602

\*Amy J Elliott  
Kentucky Power Company  
101 A Enterprise Drive  
P. O. Box 5190  
Frankfort, KY 40602

\*Jennifer Black Hans  
Assistant Attorney General  
Office of the Attorney General Utility & Rate  
1024 Capital Center Drive  
Suite 200  
Frankfort, KENTUCKY 40601-8204

\*Kentucky Power Company  
101 A Enterprise Drive  
P. O. Box 5190  
Frankfort, KY 40602

\*Honorable Michael L Kurtz  
Attorney at Law  
Boehm, Kurtz & Lowry  
36 East Seventh Street  
Suite 1510  
Cincinnati, OHIO 45202

\*Jody M Kyler Cohn  
Boehm, Kurtz & Lowry  
36 East Seventh Street  
Suite 1510  
Cincinnati, OHIO 45202

\*Honorable Mark R Overstreet  
Attorney at Law  
Stites & Harbison  
421 West Main Street  
P. O. Box 634  
Frankfort, KENTUCKY 40602-0634